UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK		
UNITED STATES OF AMERICA,		
	APPLICATION AND O	RDER
V.	OF EXCLUDABLE DEL	<u>.AY</u>
ZHENG CONGYING,	<u>20</u> - M - <u>1025</u>	
Defendant.	·	
The United States of America and the defendar	nt Zheng Congying	hereby jointly
request that the time period from Nov. 27, 2020	to Jan. 15, 2021	be
excluded in computing the time within which an inform	nation or indictment must be filed.	The parties
seek the foregoing exclusion of time in order because		-
(X) they are engaged in plea negotiations,	which they believe are likely to res	ult in a
disposition of this case without trial, and they require a	·	
plea negotiations without the risk that they would not, or		
effective preparation for trial,		
( ) they need additional time to investigate	and prepare for trial due to the con	mlexity of
case,	and brokens for size and to the con-	ipically of
( )		
This is the (airela and) first (AND) and institution	Con outer of an and a contract of the state	3 . 1
This is the (circle one) first/% 2004 application		delay. The
defendant was arrested on Oct. 28, 2020 a	Roy. 2, 2020	-uses
Assistant U.S. Attorney	Counsel for Defendant	)
J. Matthew Haggans	(Paul Goldberger, Esq.)	
For defendant to read, review with counsel, and acknow	vledge:	

I understand that federal law generally provides that I have a right to have formal charges lodged against me within thirty days of my arrest and a right to a trial on those charges within seventy days after formal charges have been lodged. I further understand that I do not have to consent to the exclusion of time sought in this application and that, by consenting to entry of this order, the date on which formal charges must be lodged will be delayed and the date for the commencement of any trial on those charges will likely be delayed as well. I also understand that if formal charges are not brought against me within the time required by law, I may seek relief from the court, and that this relief might include dismissal of the complaint now pending against me.

I have reviewed this application, as well as the order annexed below, and have discussed the

question of	f whether I should consent to entry of an ord	er of excludable delay carefully with my attorney.
I consent to	o the entry of the order voluntarily and of my	y own free will. I have not been threatened or
coerced for	r my consent.	
11/18 / Date	2020 Defend	dant dans
		K.
For Defend	dant's Counsel to read and acknowledge:	
I certify tha	at I have reviewed this application and the at	ttached order carefully with my client. I further
certify that	I have discussed with my client a defendant	s's right to speedy indictment and the question of
whether to	consent to entry of an order of excludable d	elay. I am satisfied that my client understands the
contents of	this application and the attached order, that	my client consents to the entry of the order
voluntarily consent.	Couns	client has not been threatened or coerced for  tune G  tel for Defendant  Goldberger, Esq.)
	ORDER OF EXCLU	DABLE DELAY
Up	on the joint application of the United States	of America and defendant Zheng Congying
Market Market Control	, and with the express written c	onsent of the defendant, the time period from
Nov. 27,	2020 to Jan. 15, 2021	is hereby excluded in computing the time within
which an ir	nformation or indictment must be filed, as th	e Court finds that this exclusion of time serves the
ends of jus	tice and outweighs the best interests of the p	ublic and the defendant in a speedy trial because
this case w negotiation	(a) given the reasonable likelihood that ongoing ithout trial, the exclusion of time will allow as without the risk that they would be denied a for trial, taking into account the exercise of	the reasonable time necessary for effective
(	) additional time is needed to prepare for tr	ial due to the complexity of case.
(	)	
SO ORDE	RED.	*
Dated:	Brooklyn, New York	s/ Ramon E. Reyes, Jr.
	November 18 , 2020	United States Magistrate Judge